REMARKS

Applicants herewith request that the Amendment under 37 C.F.R. 1.312 filed on June 27, 2003 be vacated. Applicants have discovered that the claims presented therein were incorrect as they did not reflect the wording of the claims pending at the time. Accordingly, Applicants are asking that the 1.312 amendment be stricken from the record.

Entry of this amendment is respectfully requested. No new matter is added by the amendments because each of the amended claims is fully supported by the application as filed.

The claims have generally been amended to remove redundant wording and to clarify the claim language by improving consistency of usage within and between the claims and by providing explicit antecedent basis.

Claim 10 has been amended to clarify that embossing the thermoplastic or thermoset precursor forms microcups

Claims 11, 18, 21, and 25 have been amended to clarify that the methacrylate is polyvalent.

Claims 11 and 18 have been amended to insert that the thermoplastic or thermoset precursor or the radiation curable composition may be cyanoacrylate. Support for this may be found in Claims 21 and 25 and in the specification for example, at page 8, lines 16-26 and at page 16, lines 10-14.

Claims 20, 21, 22, 23, 24, 25, 26,28, 29, 30, 31 and 32 have been amended to clarify that the dielectric fluid contains a dispersion of a <u>thermoplastic</u> or thermoset precursor. Support for a thermoplastic precursor can be found in the specification, for example, at page 4, lines 15-16.

Claim 24 has been amended to recite "dielectric fluid" to use language consistent with Claim 22 from which it depends.

Claims 26 and 28 have been amended to recite "a layer of a radiation curable material". Support for this language can be found in the specification at, for example, page 10, lines 16-20.

Claims 37, 51 and 55 have been amended to delete the word "low" where a range is already given.

Claims 10- 3/, 34, 36-41, 48-51 and 55-64 are in this application. Claims 33 and 35 are cancelled. No claims were added by this amendment.

CONCLUSION

Entry of the above amendments is respectfully requested.

The Commissioner is authorized to charge any additional fees which may be required, including extension of time fees, to Deposit Account No. <u>08-1641</u>, referencing attorney's docket no. <u>26822-0002</u>.

Respectfully submitted,

Date: September 22, 2003

HELLER EHRMAN WHITE & McAULIFFE LLP

275 Middlefield Road Menlo Park, California 94025-3506

Direct: (650) 324-6786 Telephone: (650) 324-7000 Facsimile: (650) 324-0638

SV 456292 vl 9/22/03 3:10 PM (26822.0002)